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Attorneys for Stardock Systems, Inc.					
UNITED STATES DISTRICT COURT					
NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION					
		STARDOCK SYSTEMS, INC.,	Case No. 17-cv-07025-SBA		
Plaintiff,	JOINT STIPULATION AND				
vs.	REQUEST THAT SETTLEMENT CONFERENCE BE VACATED				
PAUL REICHE III and ROBERT	Date: April 11, 2019				
FREDERICK FORD,	Time: 9:30 a.m.				
Defendants.	Ctrm: G, 15 th Floor				
)				

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1	WHEREAS, a further settlement conference is set to take place in this action in this Court
2	on April 11, 2019 at 9:30 a.m.;
3	WHEREAS, Valve Corporation ("Valve") and GOG Sp. zo.o. ("GOG") were added as
4	counter-defendants to Paul Reiche III's and Robert Ford's Counterclaim on October 15, 2018;
5	WHEREAS, on February 15, 2019 Judge Armstrong issued a Second Amended Order for
6	Pretrial Preparation that continued the litigation deadlines in this matter (Dkt. 117);
7	WHEREAS trial has been continued to March 23, 2020 (Dkt. 117);
8	WHEREAS, fact discovery closes on July 31, 2019 and written discovery is still being
9	served by the parties, including by Valve and GOG (Id.);
10	WHEREAS, depositions are still being noticed and scheduled;
11	WHEREAS, Judge Armstrong has ordered that all parties participate in a mandatory
12	settlement conference between November 18, 2019 and January 17, 2020;
13	WHEREAS, all of the parties have met and conferred and agree that a settlement
14	conference would not be beneficial or helpful at this time; and
15	WHEREAS, all of the parties agree that the settlement conference set to take place on
16	April 11, 2019 should be vacated;
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1	Therefore, the parties respectfully r	request that the Court vacate the settlement conference
2	set for April 11, 2019 at 9:30 a.m.	
3		Respectfully submitted,
4	Dated: March 18, 2019	NIXON PEABODY LLP
5		
6		By: /s/ Deanna R. Kunze
7		Robert A. Weikert (Bar No. 121146) rweikert@nixonpeabody.com
8		Dawn N. Valentine (Bar No. 206486) <u>dvalentine@nixonpeabody.com</u>
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21 22		Fax: (312) 977-4405 Attorneys for Defendant
23		Stardock Systems, Inc.
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	JOINT STIPULATION AND REQUEST	- 3 - THAT SETTLEMENT CONFERENCE BE VACATED
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1	Dated: March 18, 2019	FRANKFURT KURNIT KLEIN & SELZ PC
2		
3		By: /s/ Tricia L. Legittino
4		Joseph R. Taylor (Bar No. 129933)
5		jtaylor@fkks.com Tricia L. Legittino (Bar No. 254311) tlegittino@fkks.com
6		Jessica R. Medina (Bar No. 302236) jmedina@fkks.com
7		FRANKFURT KURNIT KLEIN & SELZ PC 2029 Century Park East, Suite 1060
8		Los Angeles, CA 90067 Tel: (310) 579-9600
9		Fax: (310) 579-9660
10		Attorneys for Counter-Defendant <i>GOG Sp. z o.o.</i>
11		000 sp. z o.o.
12	Dated: March 18, 2019	BARTKO ZANKEL BUNZEL & MILLER
13		
14		By: <u>/s/ Stephen C. Steinberg</u>
15		Stephen C. Steinberg (Bar No. 230656)
16		ssteinberg@bzbm.com Tiffany S. Hansen (Bar No. 292850) thansen@bzbm.com
17		BARTKO ZANKEL BUNZEL & MILLER One Embarcadero Center, Suite 800
18		San Francisco, California 94111 Tel: (415) 956-1900
19		Fax: (415) 956-1152
20		Attorneys for Defendants and Counter-Claimants
21		Paul Reiche III and Robert Frederick Ford
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	JOINT STIPULATION AND	REQUEST THAT SETTLEMENT CONFERENCE BE VACATED 17-CV-07025-SBA

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1 **ECF ATTESTATION** 2 I, Robert A. Weikert, am the ECF User whose ID and password are being used to file this 3 JOINT STIPULATION AND REQUEST THAT SETTLEMENT CONFERENCE BE 4 5 VACATED. In accordance with Local Rule 5.1, concurrence in and authorization of the filing of 6 this document has been obtained from Stephen C. Steinberg, counsel for Defendants, and Tricia 7 L. Legitto, counsel for Counter-Defendants, and I shall maintain records to support this 8 concurrence for subsequent production for the Court if so ordered or for inspection upon request 9 by a party. 10 DATED: March 18, 2019 NIXON PEABODY LLP 11 12 13 By: /s/ Robert A. Weikert Robert A. Weikert 14 Attorneys for Plaintiff 15 Stardock Systems, Inc. 16 17 18 19 20 21 22 23 24 25 26 27 28

ECF ATTESTATION